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yesterday, during the disposal of the same
 in one; three Courts sitting—Mr. W. A. Miles
 in one; Alderman Brown and Mr. J. Camp-
 bell, the roster magistrates for the day, in the
 other two. Alderman Fisher presiding over a
 third. Alderman Fisher presiding over a
 of the Courts. Mr. Dawes and Alderman
 Egan are the roster magistrates for to-day.
PETTY LAURENCES.—A man named Arthur
 Lowry, yesterday committed for trial for
 stealing three pictures, was yesterday before
 Mr. Thomson, of George-street North. It appeared
 the accused being noticed about half-past eight
 o'clock on the previous morning coming away
 from the shop, which at the time had been
 carrying three pictures, the prosecutor was in-
 formed of it, and the property missed. Lowry's
 course being observed, he was dogged until a
 constable was procured, when he was given
 into custody. Lowry was yesterday in court
 watched, he was observed to go into a
 dealer's shop in Clarence-street, and offer
 the stolen property for sale; but the price ten-
 dered him did not suit his idea of the value of
 the pictures. He was then taken to the police
 station, where he was committed to custody. He
 had been employed to dispose of the pictures,
 but the person commissioning him was un-
 known to him.—A female named Mary
 Graham was also committed for trial. In this
 case, the prosecutor, Double Bay, was yesterday
 before Mr. Kerres, at the Queen's Wharf, and found
 some four days after its being missed, exposed
 for sale at the shop of a dealer named Lee, on
 the same premises. The dealer, when asked
 been taken in charge, and stating he could not
 be found out, the female of whom he bought
 the article, was allowed bail for that purpose,
 and he accordingly yesterday brought up
 evidence, and the prosecutor was satisfied in
 identifying her as the seller of the article to him
 the case was complete.
ATTEMPT AT RAPE.—A man of the name of
 Benjamin Grossett, in the service of Captain
 Croft, and Double Bay, was yesterday before
 the Police Court, charged with an attempt at
 rape on the person of a young girl of about
 fourteen years of age, named O'Brien, who is
 in the same employ. During the evidence of
 the girl, and Double Bay, the girl was asked
 been taken, the case was remanded until
 to-day.
CHARGE AGAINST A CAR DRIVER.—John
 Croft, a cab driver, was yesterday before the
 Police Court, charged with an attempt at
 previous night in consequence of a charge
 made against him by a Laaser seaman of robbing
 him of two dollars. The report made by
 the seaman was, that he had employed Croft
 to take him to the wharf, and that he was
 was paying the fare that person snatched the
 coin from his hand and drove off. On the
 prosecutor being called there was no attende-
 ance, it appearing that the master of the
 vessel, named Double Bay, was yesterday in
 longed, refusing, as she was about sailing,
 to allow him to attend. Croft was therefore
 discharged.
UNNATURAL OFFENCE.—A case of this dis-
 gusting nature was yesterday before the
 Police Court. The defendant is a man of the name
 of Crofton, occupying an apartment in a house
 in Brougham Place. It appeared the com-
 plainant, who had come from the bush, was
 named Double Bay, and that he had been
 the prisoner inveigled him into the room of let-
 ting him one of his rooms. Crofton is under
 remand until to-morrow.
DARING AND EXTRAORDINARY BREACH OF
THE POLICE OFFICE.—A man of the name of
 John Croft, a cab driver, was yesterday before
 the Police Office was observed to run up the ladder
 placed against the wall. It is rumored that
 the daring offender will be discharged by the
 Police Office, in consequence of this imprudent and
 extraordinary feat of agility.
A DISHONEST INSOLVENT.—A man named
 Thomas Ryan was yesterday charged before
 the Police Court with, he being an insolvent,
 and that he had been carrying on business
 beyond the jurisdiction of the Supreme Court.
 The prosecution was at the instance of Alder-
 man Fisher, to whom Ryan was largely in-
 debted. It appeared from the statement of
 the prosecutor, that Ryan had been carrying on
 that the insolvent, who had been carrying on
 business at Morpeth, had lately sequestered
 the 6th clause of the Insolvent Act, directing
 that it should not be lawful for the insolvent
 to be in the hands of his creditors, and that
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